

LOAD DELIVERED LOGISTICS, LLC d/b/a  
CAPSTONE LOGISTICS

Plaintiff,

v.

FREIGHT DIRECT LLC d/b/a GO FORWARD,  
and LIPA KRAUSZ a/k/a LEO KRAUSZ;

Defendants.

Civil Action No.: 24 CV 2709

**CONSENT JUDGMENT**

1. Freight Direct LLC d/b/a Go Forward ("Freight Direct") is a New York limited liability company with its principal place of business in the State of New York, County of Orange. Freight Direct's sole owner is Lipa Krausz a/k/a Leo Krausz ("Krausz"), who is an individual resident of the State of New York, County of Kings (Freight Direct and Krausz are sometimes collectively referred herein to as "Defendants").

2. Load Delivered Logistics, LLC d/b/a Capstone Logistics ("Plaintiff") is an Illinois limited liability company with its principal place of business located in the State of Illinois, County of Cook. The plaintiff's sole parent company is a Delaware corporation with its principal place of business in the State of Georgia, County of Gwinnett. Subject matter jurisdiction is proper as the parties are of diverse citizenship and the amount in controversy herein exceeds \$75,000.00.

3. On or about January 27, 2024, the parties came to an agreement and resolved on terms set forth within that certain Forbearance and Settlement Agreement between Plaintiff and Defendants (the "Settlement Agreement"). This Consent Judgment was executed as a material term of the Settlement Agreement.

4. Defendants have authorized any attorney designated by Plaintiff to appear and file this Consent Judgment, jointly, against both Defendants Freight Direct, LLC and Lipa Krausz a/k/a Leo Krausz, in favor of Plaintiff, for the sum of \$188,501.93, which constitutes the unpaid portion of the principal balance due and owing to Plaintiff by Freight Direct for 104 of Plaintiff's invoices for services rendered, less amounts paid, either voluntarily or pursuant to the parties' agreement, by Defendants to Plaintiff for such invoices, as further set forth within the parties' Settlement Agreement at the time of entry of this Consent Judgment.

5. This Consent Judgment has been freely and voluntarily entered into by the Defendants after having had an opportunity to review it with counsel. Defendants irrevocably waive services of process and any challenge to venue or jurisdiction.

DATED this 16th day of April 2024.

**SO ORDERED AND ENTERED:**

  
\_\_\_\_\_  
Honorable Judge

**[CONSENTS FOLLOW ON NEXT PAGE]**

**PREPARED AND CONSENTED TO  
BY:**

**LOAD DELIVERED LOGISTICS, LLC  
d/b/a CAPSTONE LOGISTICS**

Signature: William Meyer

Name: William Meyer

Its: General Counsel

**CONSENTED TO BY:  
FREIGHT DIRECT LLC d/b/a  
GO FORWARD**

Signature: [Signature]

Name: LIPA KRAUSZ

Title: OWNER

SWORN TO and subscribed before me by

LIPA KRAUSZ

Who is well-known to me, or has produced a  
valid driver's license as identification, this

26 day of JAN 2024.

[Signature]  
Notary Public

My Commission Expires:



**CONSENTED TO BY:  
LIPA KRAUSZ a/k/a  
LEO KRAUSZ**

Signature: [Signature]

Name: LIPA KRAUSZ

SWORN TO and subscribed before me by

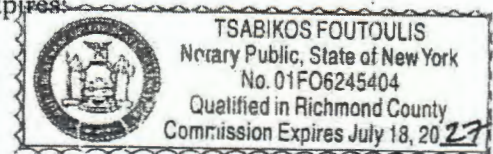
LIPA KRAUSZ

Who is well-known to me, or has produced a  
valid driver's license as identification, this

26 day of JAN 2024.

[Signature]  
Notary Public

My Commission Expires:



*Load Delivered Logistics, LLC v.  
Freight Direct, LLC and Lipa Krausz a/k/a Leo Krausz  
Consent Judgment*